1 Hon. Jamal N. Whitehead 2 3 4 5 6 7 8 UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON 9 SEATTLE DIVISION CINDY CODONI and MICHELLE GEER, 10 Case No. 2:23-cv-795 individually and on behalf of all others 11 similarly situated, STIPULATED MOTION TO EXTEND **DEFENDANTS' RESPONSIVE** 12 Plaintiffs, PLEADING DEADLINE 13 NOTE ON MOTION CALENDAR: v. June 1, 2023. PORT OF SEATTLE, ALASKA AIR 14 GROUP, and DELTA AIR LINES, INC., 15 Defendants. 16 Pursuant to Western District of Washington Local Rules 7(d)(1) and 10(g), Defendants 17 Port of Seattle, Alaska Air Group, and Delta Air Lines, Inc. ("Defendants") and Plaintiffs Cindy 18 Codoni and Michelle Geer ("Plaintiffs") (collectively, the "Parties") stipulate and move as follows: 19 WHEREAS, on April 21, 2023, Plaintiffs filed an Amended Class Action Complaint 20 21 ("Amended Complaint") against Defendants in King County Superior Court. WHEREAS, on May 26, 2023, Defendants filed a Notice of Removal (Dkt. # 1) in this 22 action. 23 WHEREAS, Defendants' current deadline to respond to the Amended Complaint is June 24 2, 2023. 25 26 STIPULATED MOTION TO EXTEND RESPONSIVE PLEADING DEADLINE

1	WHEREAS, Defendants anticipate responding to the Amended Complaint by filing one or	
2	more motions pursuant to Federal Rules of Civil Procedure, Rule 12.	
3	WHEREAS, Plaintiffs anticipate further amending their complaint, and Plaintiffs are also	
4	considering filing a motion to remand, both of which may impact the case's schedule moving	
5	forward.	
6	WHEREAS, given the complexity of the issues presented and to provide the parties with	
7	time to meet and confer about case management issues in light of the foregoing, the parties wish	
8	to extend Defendants' deadline to file a responsive pleading.	
9	THEREFORE, IT IS STIPULATED AND AGREED that:	
10	Defendants' deadline to respond to the Amended Complaint shall be July 10, 2023.	
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12	DATED 1 1 2022	MONALII EDEL MAMDOT (HELODEM
13	DATED: June 1, 2023	MCNAUL EBEL NAWROT & HELGREN PLLC
14		Dry a/Malailra M. Fatan
15		By: s/Malaika M. Eaton Malaika M. Eaton, WSBA No. 32837
16		Attorney for Defendant Delta Air Lines, Inc.
17		
18	DATED: June 1, 2023	CODD CDONIN I I D
19	DATED. Julie 1, 2025	CORR CRONIN LLP
20		By:/s/ Steven W. Fogg
21		Steven W. Fogg, WSBA No. 23528
22		Attorney for Defendant Alaska Air Group
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	STIPULATED MOTION TO EXTEND RESPONSIVE PLEADING DEADLINE	

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1	DATED: June 1, 2023	STOEL RIVES LLP
2		Devi/e/Deth Circles
3		By:/s/ Beth Ginsberg Beth Ginsberg, WSBA No. 18523
4		Attorney for Defendant Port of Seattle
5		
6	DATED: 1 1. 2022	HACENC DEDMAN CODOL CHADIDO LLD
7	DATED: June 1, 2023	HAGENS BERMAN SOBOL SHAPIRO LLP
8		By:/s/ Steve W. Berman
9		Steve W. Berman, WSBA No. 12536
10		Attorney for Plaintiffs
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	STIPULATED MOTION TO EXTEND RESPONSIVE PLEADING DEADLINE	2

ORDER PURSUANT TO THE FOREGOING STIPULATED MOTION, IT IS SO **ORDERED.** Defendants' deadline to respond to the Amended Complaint shall be July 10, 2023. Dated this 12th day of June, 2023. Same W Jamal N. Whitehead United States District Judge